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TAMIL NADU GOVERNMENT GAZETTE

PUBLISHED BY AUTHORITY

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CHENNAI, WEDNESDAY, SEPTEMBER 30, 2020 Purattasi 14, Saarvari, Thiruvalluvar Aandu–2051

Part VI—Section 3(a)

Notifications issued by cost recoverable institutions of State and Central Governments.

NOTIFICATIONS BY HEADS OF DEPARTMENTS, ETC.

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NOTIFICATIONS BY HEADS OF DEPARTMENTS, ETC.

GENERAL NOTIFICATIONS

TAMIL NADU WAQF BOARD

Tamil Nadu Waqf (General) Regulations, 2019

(Lr. No.1514/E3/96)

No. VI-3(a)/74/2020.

The Government have accorded previous sanction for making of the Tamil Nadu Waqf (General) Regulations, 2019 under sub-section (1) of Section 110 of the Waqf Act 1995 *Vide* Government Letter (MS) No.53, Backward Classes, Most Backward Classes and Minorities Welfare (T1) Department dated:06-09-2019.

In exercise of the powers conferred by clauses (a), (b), (d), (f) and (g) of sub-section 2 of Section 110 of the Waqf Act, 1995, (Central Act 43 of 1995), and with the previous sanction of the Government of Tamil Nadu, the Tamil Nadu Waqf Board hereby makes the following regulations, namely:-

REGULATIONS.

- 1. Short title and commencement:-These Regulations may be called "The Tamil Nadu Waqf (General) Regulations, 2019".
- 2. Definitions:-(1) In these Regulations, unless the context otherwise requires,-
 - (a) "Act" means the Waqf Act, 1995, (Central Act 43 of 1995);
 - (b) "Chairperson" means the Chairperson of the Board elected under sub-section (8) of Section 14 of the Act:
 - (c) "Form" means form appended to these Regulations;
 - (d) "Government" means the Government of Tamil Nadu;
 - (e) "Member" means a member of the Board and includes the Chairperson;
 - (f) "Rules" means the Tamil Nadu Wakf Rules, 2000:
 - (g) "Superintendent of Waqf" means an officer appointed by the Board having jurisdiction over the zone specified by the Board;
 - (h) "Waqf Inspector" means an officer appointed by the Board having jurisdiction over the district specified by the Board:
- (2) The words and expressions used in the Regulations and not defined herein but defined in the Act or in the Rules, have the same meaning as assigned to them in the Act or the Rules.

MEETINGS OF THE BOARD.

- 3. The time and places of the meetings of the Board.- (1) The Board shall ordinarily meet once in a month and may be more often, if the Chairperson considers it necessary.
- (2) The date, time and venue of a meeting should ordinarily be decided by the Board in the previous meeting. In absence of such decision, the Chairperson shall decide the date, time and venue of the meeting. The meeting shall ordinarily be held between 10.00 A.M. and 1.00 P.M. at the Tamil Nadu Waqf Board Office at Chennai or at any other place, date and time as may be fixed by the Board. Meetings shall ordinarily not be convened on Fridays, weekly holidays and during the month of Ramzan, except under special circumstances:

Provided that with the consent of the members present, the Chairperson shall extend the meeting beyond 1.00 P.M.

(3) If at any time, five or more members of the Board consider that any subject needs urgent attention of the Board they shall submit written requisition for convening a special meeting of the Board for taking up the subject. The Chairperson shall convene such a meeting within fifteen days from the date of such requisition, after giving prior notice of at least three days to all members of the Board:

Provided that where there is a need for summoning of Mutawalli or parties, prior notice of a minimum of ten days shall be given.

- (4) The Chairperson shall, on directions from the Government, convene a meeting of the Board on such date to discuss the subjects as specified by the Government.
- (5) Notice of the time and date of the meeting and the agenda for the meeting shall ordinarily be circulated to all members by post under certificate of posting or by special messenger to their usual places of residence at least ten clear days before the date of the meeting. In case of urgency, the Chairperson may call a meeting of the Board at a shorter notice.

- (6) The Chief Executive Officer shall also summon the parties concerned in any case included in the agenda for hearing by the Board. The notice summoning the parties should ordinarily be in the form as prescribed in the rules and where no form has been prescribed, it shall clearly indicate its purpose and the concerned section of the Act under which it is being issued. The Chief Executive Officer may, with the prior permission of the Chairperson, also summon the Waqf Inspector or Superintendent of Waqfs for the hearing.
- 4. **Agenda of the Meetings of the Board.-** (1) The Chief Executive Officer shall submit to the Chairperson on the first working day of every month, a list of all subjects or cases pending for examination or determination by the Board.
 - (2) The Chairperson shall decide the subjects for the agenda of the meetings:

Provided that if five or more members of the Board submit a written requisition for inclusion of a subject, the subject shall necessarily be included in the next meeting:

Provided further that the subject may, instead of being included in the next meeting, be included in the subsequent meeting, if the requisition has been received later than five days before the scheduled date of the next meeting.

- (3) The agenda of the Board meeting shall set forth clearly and fully about the business to be transacted at the meeting.
- (4) The Chief Executive Officer shall prepare the explanatory note for an agenda item for the meeting of the Board. Depending on complexity of legal issues in each case, the agenda item shall be either in English or Tamil. Where agenda item is in English, a Tamil version shall also be added to the agenda after translating the agenda item into Tamil as accurately as practicable, and in such a case, where there arises a discrepancy between English and Tamil versions, the English version shall prevail.
- (5) The explanatory note shall necessarily contain all relevant details to enable the Board to arrive at a fair conclusion. It shall clearly specify the following details:-
 - (a) issue for consideration of the Board;
 - (b) facts relating to the issue;
 - (c) the relevant provision of the Act and rules under which the Board is competent to consider the matter and which specify the procedure to be adopted;
 - (d) judgments and court orders relevant to the case;
 - (e) details of previous orders or resolutions of the Board and orders of Government on the same or a similar issue:
 - (f) opinion of the Chief Executive Officer on the issue; and
 - (g) such other information that are relevant and necessary *i.e.*, the provisions of the Act, rules and regulations:

Provided that the Chief Executive Officer shall base his opinion of the issue on the basis of the facts arising from reports of the field officer and the affidavits of the parties and the provision of the Act and rules and other laws:

Provided further that where the Chief Executive Officer considers it necessary, he may seek legal opinion from legal advisor or law officer by providing all relevant information and where such legal opinion has been obtained, it shall be included in the main body note of the agenda subject or as an annexure:

Provided also that legal opinion shall be mandatory in cases where sanction of Board for compromise of suit under section 93 of the Act is under consideration.

- (6) Where the agenda item is for final hearing of parties in an inquiry under the Act and Rules, the agenda note shall, as far as practicable, set out clearly the issues for consideration that have been framed by the Board in its previous hearings and the averments of the parties in their affidavits or cause submitted to the Board to enable the Board to come to final conclusion on the issues after hearing the arguments in the final hearing.
- 5. **Quorum.-** (1) No business shall be transacted at a meeting of the Board unless there be present at least five members of the Board.
- (2) If, within half an hour after the scheduled time for a meeting, there is no quorum of five members of the Board, the meeting shall stand adjourned, unless all the members present, agree to wait longer.

- 6. The procedure and conduct of business at the Meetings of the Board.- (1) at any ordinary meeting, the business shall be transacted in the following order namely:-
 - (a) leave of absence for members from attending the meeting shall be recorded;
 - (b) action taken report on the decisions of the previous meetings;
 - (c) list of all subjects requiring orders of the Board;
 - (d) review of cases in which orders of the Board have been reserved;
 - (e) the subjects of the agenda before the Board meetings shall ordinarily be taken up and disposed of in the order in which they appear in the agenda for the meeting, unless the Board decides to give precedence to any subject or subjects on the agenda. No subject not in the agenda shall be taken up at a meeting except with the permission of the Chairperson:

Provided that where five or more members of the Board have submitted written requisition for inclusion of a subject under sub-clause (2) of clause 4, permission of the Chairperson will not be necessary.

- (f) fixing date, time and venue for the next meeting.
- (2) The Chairperson shall maintain order in the meeting and shall decide all points of order arising during the meeting. There shall be no discussion on any point of order and the decision of the Chairperson on any point of his order shall be recorded and shall be final.
- (3) The decisions on all agenda items shall, as far as practicable, be unanimous. Where one or more of the members differ in opinion on any question, it shall be decided by vote in accordance with sub-section (3) of section 17 of the Act, subject to other provisions of the Act.
- (4) The Chief Executive Officer and Secretary shall be present at all the meetings of the Board and guide the Board in conducting the meetings or enquiries in a proper manner as per the Act, Rules and Regulations. In his absence, the officer discharging the duties of Chief Executive Officer of the Board shall be present.
- 7. **Minutes of Board Meetings.-** (1) The Chief Executive Officer and Secretary shall carefully draw up the minutes of the proceedings of each meeting and shall be signed by the Chairperson or the presiding member and other members present in the meeting:

Provided that where any member has expressed reservation or dissent on any order or decision of the Board and a decision is taken by majority of vote, the same shall be recorded in the minutes of the meeting.

- (2) Where oral evidence is obtained, the statements of the parties should be recorded, printed and attested immediately and as far as practicable, the decision and minutes of each agenda item should be recorded during the proceeding itself.
- (3) Where an agenda item comes up for final hearing of parties in an inquiry under the Act and Rules and the hearing of arguments is completed, the issue shall be either decided by the Board unanimously or by subjecting it to vote and as far as practicable, speaking orders shall be recorded in the minutes immediately. If it is not possible to do so, the minutes should record the gist of the decision on the issues and detailed orders may be reserved and issued subsequently after the approval of the order by circulation amongst the members present.
 - (4) The minutes book of the meeting shall be maintained with care with the following conditions, namely:-
- (a) the Chief Executive Officer is responsible for the proper maintenance and safe custody of the minutes book:
- (b) The minutes book shall contain the details namely date, time and place of the meeting of the Board held. The agenda items should be written or pasted on the left hand side page(s) and the resolution(s) passed by the Board, neatly typed and signed by all members present in the meeting for each item, shall be pasted on the right hand side page(s):
- (c) Attendance should be taken on separate Register. The Chief Executive Officer should close the attendance Register for each meeting under his signature. In the absence of the Chief Executive Officer, the officer-in-charge of the duties of the Chief Executive Officer shall close the attendance Register. This register should also be maintained by the Chief Executive Officer;

- (d) The Chief Executive Officer shall maintain separately a continuous running file for each year containing the agenda item with explanatory notes for each item, along with additional agenda items and annexure or enclosure, if any referred therein, and shall ensure its safe custody; and
- (e) a copy of the minutes of the previous meeting shall be sent to all the members of the Board and to the Government.

ALLOWANCES TO CHAIRPERSON OR MEMBERS

- 8. The allowances or fees to be paid to the Chairperson or Members of the Board or Members of Committees shall be regulated as follows:-
- (1) The Chairperson and members of the Board and Members of the Committee who are officials shall be allowed travelling allowance admissible under Tamil Nadu Travelling Allowance Rules for attending the meetings of the Board or Committees of the Board.
- (2) The members who are non-officials of the Board shall be allowed travelling allowance admissible under the "Travelling Allowance Rules of persons other than Government Servant".
- (3) The Board members including the Chairperson attending Meeting of the Board or Committee shall be paid Sitting Fees of Rs.2.000/-.

REGISTRATION OF AUGAF

- 9. The form of application for registration of Auqaf, particulars to be contained therein and the manner and place of registration of Auqaf under sub-section (3) of section 36 of the Act.- (1) An application for registration of Auqaf shall be made to the Chief Executive Officer in Form 1 and shall be made at the office of the Board at Chennai.
- (2) The fee for registration of each Waqf whether assessable or unassessable, shall be Rs.100 (Rupees One Hundred only) for a Waqf. The fee shall be sent by Demand Draft drawn in favour of the Tamil Nadu Waqf Board, Chennai.
- 10. Particulars to be contained in the Register of Auqaf under section 37 of the Act.-The Register of Auqaf maintained by the Board shall be in Form 2.

APPOINTMENT OF EXECUTIVE OFFICER.

- 11. **Appointment of Executive Officer.-** (1) Board shall appoint a person professing Islam from any of the following categories to be Executive Officer under sub section (1) of section 38 of the Act, namely:-
 - (a) a retired officer of the State Services of the Government or an All India Service or of any of the Central Services of not below the rank of Group B and who is not more than seventy years of age; or
 - (b) an officer from the State Services of the Government or an All India Service; or
 - (c) a serving official of the Board in the cadre of Superintendent and above, having experience of minimum of ten years of service.
- (2) Where appointment of Executive Officer under sub-clause (1) is made on full time basis, it shall be on contract basis and the scale of pay and other allowances admissible for the post of Executive Officer shall be fixed by the Board, on general or case to case basis.

ACCOUNTS OF WAQFS.

12. Preparation of statement of accounts as required under sub-section (2) of section 46 of the Act.- The statement of accounts required to be furnished by Mutawalli to the Board shall be in <u>Form 3</u> in case of auqafs with gross income of more than rupees five lakh and in other cases in Form 3A.

FORM-I.

(See Regulation 9)

APPLICATION FORM FOR REGISTRATION OF AUQAF.

- 1. Name of the Waqf and whether it is a Sunni or Shia Waqf:
- 2. Postal address of the Waqf Institution:
- 3. A description of Waqf properties sufficient for identification thereof:

(In the cases of landed properties Survey No. Town, Survey No. Extent, Value, Classifications (Wet or Dry) has to be furnished. In case of buildings, Value, Survey No. / Town Survey No. extent, Door No. & Name of the Street should be furnished along with copies of title deeds and such other documents as are connected with the Waqf and incidental to the ownership of the concerned Waqf relating thereto duly attested by a Gazetted Officer or Notary Public.)

- 4. Self attested copies of patta, Chitta, Adangal, field map for each Waqf property:
- 5. The Gross annual income from each property of the Waqf such as rental income by way of rent, income from Hundials, Mesni benefits, subscription including Nazrana:-
- 6. The amount of land revenue, cesses, rates and taxes payable to Local Bodies or Corporation or Government in respect of each Wagf property. A copy of the latest demand notice shall be enclosed:-
- 7. Estimated expenditure annually incurred for each Waqf property in the realization of income therefrom (as per section 72 of the Waqf Act):-
 - 8. The amount set apart under the Waqf for
 - (i) the salary to Pesh Imam / Mouzin supplementary employees:
 - (ii) purely religious purposes:
 - (iii) charitable purposes: and
 - (iv) any other purposes consistent with the object of the Waqf:
 - 9. Name of the Mutawalli, occupation and address including the Office bearers and committee members of the Wagf:
 - 10. The rule of succession to the office of Mutawalli under Waqf deed or by custom or by usage:
 - 11. Particulars of the scheme of administration:
 - 12. Whether a copy of Waqf deed is enclosed. If not, state origin, nature and object of the Waqf:
 - 13. Name and addresses of
 - (a) Beneficiaries:
 - (b) Waqif, if living; and:
 - (c) his descendants, if any
 - 14. Movable properties of the Wagf :
 - (a) Description of each property with value item-wise:
 - (b) In case of Government Security, bonds etc.
 - (i) Face Value:
 - (ii) Estimated return:
 - (iii) Other details:
- 15. Particulars of annuity and grants received from Government or other sources such as Yeomiah allowances, Beriz deduction Tasdic allowances etc.:

- 16. Encumbrances on the Waqf property, if any:
- 17. Estimated annual income by ways of hundials, subscription, donations of Qurbani Skin:
- 18. Estimated Income and Expenditure:
- 19. Other particulars, if any:
- 20. Remarks:

FORM 2

(See Regulation 10)

PARTICULARS IN REGISTER OF AUQAF

- (a) The class of the Waqf.
- (b) the name of the Mutawalli. :
- (c) the rule of succession to the office of Mutawalli under the Waqf deed or by custom or by usage:
- (d) Particulars of all Waqf properties and all title deeds and documents relating thereto:-
- (e) Copies of each of the Waqf deeds:-
- (f) The following particulars of the scheme of administration and the scheme of expenditure at the time of registration, namely:-
- 1. Registration Number:
- 2. Date of Registration:
- 3. Name and full address of Waqf:
- 4. Particulars of Waqf properties:-
 - (a) Immovable properties.-
 - (i) Whether land or building:
 - (ii) Location:
 - (iii) Area:
 - (iv) Value:
 - (v) Other particulars including details of superstructure, if any:
 - (b) Movable properties.-
 - (i) Description of properties i.e. Whether Government Securities bonds etc.,:
 - (ii) Face Value:
 - (iii) Other details:
- 5. Particulars of annuities or grant received from Government or other sources:
- 6. Income from hundial collections of Jummah and Idd prayers:
- 7. Estimated income and expenditure:
- 8. Remarks:

FORM 3.

(See Regulation 12)

ACCOUNTS OF AUQAF.

PART I

STATEMENT-A:SHOWING THE ACTUAL RECEIPTS FOR THE YEAR,...

SI. No.	Heads	Actual Receipts
(1)	(2)	(3)
		Rs. P.

- 1. OPENING BALANCE (ON 1st APRIL):
- 2. Cash at Bank
- 3. Cash on hand (Cash, Cheque and Demand Draft)
- 3a. Fixed Deposits and Investments
- 4. Income from Rent:
 - (a) Residence
 - (b) Office Complexes
 - (c) Shops
 - (d) Schools
 - (e) Marriage Halls
 - (f) Others
- 5. Security Deposits
- 6. Good Will
- 7. Income from Hundi
- 8. Income from Agricultural Land
 - (a) Sale of Agricultural Crops
 - (b) Sale of usufructs of trees (income from fasal)
 - (c) Sale of trees
 - (d) Annuity
 - (e) Tasdik Allowance
 - (f) Cash Grants

9A. Miscellaneous Receipts

- (a) Nazar or presents
- (b) Subscriptions fee
- (c) Meelad or Ramzan Donation
- (d) Nikah fees
- (e) Hide and Skin
- (f) Golak Collections

9B. Receipts from

- (a) Grant-in-aid
- (b) Loan Recovery
- (c) Salary and Festival Advance recovery
- (d) Interest from Bank
- (e) Loan from Central Waqf Council, New Delhi
- (f) Fixed Deposit Receipts
- (g) Royalty/Earnest Money Deposit
- 10. Any Other Receipts

GRAND TOTAL INCOME

STATEMENT-B:SHOWING THE ACTUAL EXPENDITURE FOR THE YEAR,...

 SI. No.
 Heads
 Actual Expenditure

 (1)
 (2)
 (3)

 Rs. P.

I. GENERAL ADMINISTRATION

- 1. Salaries
- 2. Travelling Allowance
- 3. Office Expenses:
 - (i) Purchase of furniture
 - (ii) Purchase of stationery and forms
 - (a) Printing of Receipts
 - (b) Printing or Purchase of Books of Accounts
 - (iii) Postal Charges
 - (iv) Telephone Charges
 - (v) Water Charges
 - (vi) Electric Charges
 - (vii) Office imprest amount
 - (viii) Purchase of Vessels

- (ix) Purchase of machinery and Electrical items
- (x) Meeting expenses
- 4. Legal expenses
- 5. Audit expenses
- 6. Corporation or Municipal or Land Tax
- 7. Waqf contribution to Board
- 8. Shares to Hagdars

II. CAPITAL EXPENDITURE:

- (i) Construction Expenses
- (ii) Repayment of Loan or Advances
- (iii) Security deposit
- (iv) Building License or Plan fee
- (v) Royalty
- (vi) Earnest Money Deposit

III. CHARITABLE EXPENSES:

- (i) Scholarship
- (ii) Medical Expenses
- (iii) Marriage Expenses
- (iv) Others

IV. FESTIVAL EXPENSES

- (i) Meelad
- (ii) Shab-e-Meraj
- (iii) Shab-e-Qadar
- (iv) Shab-e-Barat
- (v) Idgah or Mosque or Dargah
- (vi) Urs

V. MISCELLANEOUS EXPENSES

Total Miscellaneous Expenses

CLOSING BALANCE

Cash at Bank

On hand (Cash, Cheque and Demand Draft)

Fixed Deposits and Investments

Total Closing balance

Total including closing balance

STATEMENT-C-SHOWING CORPUS FUND ACCOUNT FOR THE YEAR,

PART II

Opening Balance Previous Year	Receipts During the Year (Donations)	Total	Withdrawal from Corpus Fund During the Year	Total Expenses	Closing Balance
Cash in Hand=					
Cash at Bank=					
Fixed Deposit /= Investment					
Total					

FORM 3A.

(See Regulation 12)

ACCOUNTS OF AUQAF

STATEMENT-A-SHOWING ACTUAL RECEIPTS FOR THE YEAR,......

PART-I

SI. No.		Heads	Actual Receipts
1.	Opening Balance:-		
	(i) Cash in Hand		
	(ii) Cash at Bank		
2.	Building Rent		
3.	Agricultural Land Income		
	(i) Self Agriculture		
	(ii) Lease		
4.	Jumma Collection		
5.	Hundial Collection		
6.	Rent from Vessels		
7.	Nikkah Fees		
8.	Chanda		

SI. No.	Heads	Actual Receipts
9.	Qurbani Skin Income	
10.	Ramzan Donation / Specific Services	
11.	New Construction Donation (Capital)	
12.	Miscellaneous Donation	
13.	Loan Deduction / Advances	
14.	Fixed Deposit Receipts	
15.	Bank Interest	
16.	Transfer to Corpus Fund	
17.	Tasdik / Yeomiah / Beriz	
18.	Miscellaneous Income	
	STATEMENT-B-SHOWING ACTUAL EXPENDITURE FOR THE YEAR,	
SI. No.	Heads	Actual Expenditure
1.	Salaries:- (i) Pesh Imam (ii) Mouzhin (iii) Others	
2.	Urus / Festival Expenses	
3.	Shares to Huqdhars'	
4.	Agricultural Expenses	
5.	Electricity Charges	
6.	Water Charges	
7.	Printing and Stationery	
8.	Electrical Items	
9.	Postage Charges	
10.	Telephone Charges	
11.	Office Imprest Amount	
12.	Repayment of Loan / Advances	
13.	Conveyance	
14.	Property Tax / Water Tax	
15.	Legal Expenses	
16.	Charity Expenses	
17.	Audit Fees	
18.	Waqf Contribution to Board	
19.	Rental Building Maintenance	
20.	Miscellaneous Maintenance	
21.	Ramzan Expenses / Specific Services	
22.	Meeting Expenses	
23.	New Construction Expenses (Capital)	
24.	Miscellaneous Expenses	
25.	Closing Balance (i) Cash on Hand (ii) Cash at Bank	

Total

STATEMENT-C-SHOWING CORPUS FUND ACCOUNT FOR THE YEAR.....

PART II

Opening Balance Previous Year	Receipts During the Year (Donations)	Total	Withdrawal from Corpus Fund During the Year	Total Expenses	Closing Balance
Cash in Hand=					
Cash at Bank=					
Fixed Deposit / = Investment					
Total					

Chennai-1, 26th September 2020. DR. D. FARITHA BANU, Chief Executive Officer, Tamil Nadu Wagf Board.

JUDICIAL NOTIFICATIONS

INSOLVENCY PETITIONS

IN THE COURT OF THE II ADDITIONAL SUBORDINATE JUDGE OF ERODE.

(D.No.812/2020)

(I.P. No. 27/2019)

No.VI-3(a)/75/2020.

1. J. Maheswaran, (39) son of Jesaramasamy, Prop. Jeyam Tex, 176, Muniappan Koil Street, Rasampalayam Pirivu Manickampalayam, Erode 11 also M/s Amman Fabrics, D. No.33, Veerappanchatram, Sathyamoorthy Street, Erode—*Petitioners/Debitors*.

Versus

1. M/s. Bharathi Spintex India (p) Ltd., M.D. Kumarasamy, 9, R.S. Road, Pallipalayam, Komarapalayam Taluk and 11 others.—*Respondents/Creditors*.

Notice is hereby given under Section 19(2) of Provincial Insolvency Act that the Petitioner/Debtor have applied to this Court praying to adjudge the petitioner as an insolvent and the said petition stands posted to 29-10-2020.

Sub Court, Erode, 26th September 2020.

R. SENTHIL KUMAR RAJAVEL, Il Additional Subordinate Judge.

(D.No.812/2020)

(I.P. No. 30/2019)

No.VI-3(a)/76/2020.

1. S. Babu, (41), Son of Sundar, D.No.212, Vinayagar Kovil Street, Moolapalayam, Kasipalayam, Erode-638 002.— *Petitioners/Debitor.*

Versus

1. R. Selvaraj, (65), Son of Rathinam, D.No.184, Rice Mill Road, Moolapalayam, Kasipalayam, Erode-638 002 and 9 others.—*Respondents/Creditors*.

Notice is hereby given under Section 19(2) of Provincial Insolvency Act that the Petitioner/Debtor have applied to this Court praying to adjudge the petitioner as an insolvent and the said petition stands posted to 2-11-2020.

Sub Court, Erode, 26th September 2020.

R. SENTHIL KUMAR RAJAVEL, II Additional Subordinate Judge.

(D.No.812/2020)

(I.P. No. 33/2019)

No.VI-3(a)/77/2020.

1. V. Sellamuthu (44), Son of Venkatachalam, 5-110/9-2, Ganapayhi Nagar, Kuppandampalayam, Komarapalayam, Namakkal District, Pin-638 183.—*Petitioner/Debitor*.

Versus

1. S. Ramesh, Full Aged, Son of Somasundaram, Sales Manager, M/s. NJ Suzuki, Veerappan Chatram, Erode-638 004 and 40 others.—*Respondents/Creditors*.

Notice is hereby given under Section 19(2) of Provincial Insolvency Act that the Petitioner/Debtor have applied to this Court praying to adjudge the petitioner as an insolvent and the said petition stands posted to 11-11-2020.

Sub Court, Erode, 26th September 2020.

R. SENTHIL KUMAR RAJAVEL, II Additional Subordinate Judge.

(D.No.812/2020)

(I.P. No. 34/2019)

No.VI-3(a)/78/2020.

1. Sathish Kumar, New Way Digital Land Promotors (P) Ltd., D.No.244, 1st Floor Lakshmi Complex, Nethaji Road, Erode-638 001.—Petitioner/Debitor.

Versus

1. Alsayed Ammer Mugamathu Sulaiman, D.No.55-56, Puthu Veedhi, Nagapatnam - 611 001 and 143 others.—Respondents/Creditors.

Notice is hereby given under Section 19(2) of Provincial Insolvency Act that the Petitioner/Debtor have applied to this Court praying to adjudge the petitioner as an insolvent and the said petition stands posted to 4-11-2020.

Sub Court, Erode, 26th September 2020.

R. SENTHIL KUMAR RAJAVEL, Il Additional Subordinate Judge.

(D.No.812/2020)

(I.P. No. 35/2019)

No.VI-3(a)/79/2020.

- 1. M. Vivek (36), Son of Mariyappan, 196, Jeya baliji Textiles, Perumal Kovil Street, Erode-638 001.—*Petitioner/Debitor.*Versus
- 1. Sri Vinayaga Finance, Ganga Complex, 81, Akilmedu 4th Street, Erode and 10 others.—Respondents/Creditors.

Notice is hereby given under Section 19(2) of Provincial Insolvency Act that the Petitioner/Debtor have applied to this Court praying to adjudge the petitioner as an insolvent and the said petition stands posted to 18-11-2020.

Sub Court, Erode, 26th September 2020.

R. SENTHIL KUMAR RAJAVEL, II Additional Subordinate Judge.

(D.No.812/2020)

(I.P. No. 36/2019)

No.VI-3(a)/80/2020.

1. S. Suresh (36), Son of P.V. Subramaniam, Proprietor of Sree Murugan Textiles, 91-K.S.A. Building, N.M.S. Compound, Erode-1.—Petitioner/Debitor.

Versus

1. M/s. Jai India Weaving Mills (P) Ltd, Rep. by its Managing Director, Kathirampatty (Post) Nasiyanur (*Via*) Erode-638 107. Erode District and 12 others.—*Respondents/Creditors*.

Notice is hereby given under Section 19(2) of Provincial Insolvency Act that the Petitioner/Debtor have applied to this Court praying to adjudge the petitioner as an insolvent and the said petition stands posted to 19-11-2020.

Sub Court, Erode, 26th September 2020.

R. SENTHIL KUMAR RAJAVEL, II Additional Subordinate Judge.

(D.No.812/2020)

(I.P. No. 39/2019)

No.VI-3(a)/81/2020.

1. Kumarasamy, (41), Son of Muthusamy, D.No.27, Sennappannayakkanpalayam Village, Semmiyampalayam Post, Modakurichi Taluk, Erode-638 104—*Petitioner/Debitor*.

Versus

1. Sulochana (63), Wife of Nataraj, (50), D.No.86/104, Sennappannayakkanpalayam Village, Chinniampalayam Post, Modakurichi Taluk, Erode-638 104 and 23 others.—*Respondents/Creditors*.

Notice is hereby given under Section 19(2) of Provincial Insolvency Act that the Petitioner/Debtor have applied to this Court praying to adjudge the petitioner as an insolvent and the said petition stands posted to 3-11-2020.

Sub Court, Erode, 26th September 2020.

R. SENTHIL KUMAR RAJAVEL, II Additional Subordinate Judge.